Second Regular Session Seventy-third General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 22-0120.01 Jason Gelender x4330

HOUSE BILL 22-1046

HOUSE SPONSORSHIP

McLachlan and Catlin,

SENATE SPONSORSHIP

Winter,

House Committees

Senate Committees

Transportation & Local Government

	A BILL FOR AN ACT
101	CONCERNING AUTHORITY FOR LOCAL GOVERNMENTS TO DESIGNATE
102	HIGHWAYS UNDER THEIR JURISDICTION FOR OVER-SNOW USE
103	ONLY.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill authorizes a local government to designate all or a portion of a highway under its jurisdiction for over-snow use only when snow-packed conditions exist on the highway or for a designated continuous seasonal period for which the local government determines that snow-packed conditions are likely to exist on the highway.

"Over-snow use" is defined as travel on top of snow by human-powered or animal-powered means or by an off-highway vehicle that is primarily designed or altered for use over snow and runs without tires on a continuous belt track, with or without cleats, or on one or more skis while in use over snow. A local government may limit an over-snow use designation to human-powered or animal-powered travel, or both, only when necessary for the protection and safety of the public.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 42-4-106, amend 3 (3)(b) and (3)(c); and **add** (3)(d) as follows: 4 42-4-106. Who may restrict right to use highways - definitions 5 - rules. (3) Local authorities, with respect to highways under their 6 jurisdiction, may also, by ordinance or resolution: 7 (b) Impose limitations as to the weight of trucks or commercial 8 vehicles if the limitations are designated by appropriate signs placed on 9 the highway; or 10 (c) Prohibit the operation of motor or off-highway vehicles upon 11 a roughed-in road when necessary for the protection and safety of the 12 public; OR 13 (d) (I) WHEN SNOW-PACKED CONDITIONS EXIST ON A HIGHWAY OR 14 FOR A CONTINUOUS SEASONAL PERIOD DESIGNATED BY THE LOCAL 15 AUTHORITY WHEN SNOW-PACKED CONDITIONS ARE, AS DETERMINED BY 16 THE LOCAL AUTHORITY, LIKELY TO EXIST ON A HIGHWAY, DESIGNATE ALL 17 OR A PORTION OF A HIGHWAY FOR OVER-SNOW USE ONLY, WHICH THE 18 LOCAL JURISDICTION MAY FURTHER LIMIT TO TRAVEL BY 19 HUMAN-POWERED OR ANIMAL-POWERED MEANS, OR BOTH, ONLY WHEN 20 NECESSARY FOR THE PROTECTION AND SAFETY OF THE PUBLIC. 21 (II) AS USED IN THIS SUBSECTION (3)(d), "OVER-SNOW USE" MEANS 22 TRAVEL ON TOP OF SNOW BY HUMAN-POWERED OR ANIMAL-POWERED

-2-

1	MEANS OR BY AN OFF-HIGHWAY VEHICLE THAT IS PRIMARILY DESIGNED OR
2	ALTERED FOR USE OVER SNOW AND RUNS WITHOUT TIRES ON A
3	CONTINUOUS BELT TRACK, WITH OR WITHOUT CLEATS, OR ON ONE OR
4	MORE SKIS, WHILE IN USE OVER SNOW.
5	(III) NOTHING IN THIS SUBSECTION (3)(d) AFFECTS OR LIMITS THE
6	PROVISIONS OF SECTION 33-14-110 GOVERNING THE OPERATION OF
7	SNOWMOBILES ON ANY COUNTY ROAD, CITY STREET, OR HIGHWAY.
8	SECTION 2. In Colorado Revised Statutes, 33-14-110, amend
9	(1) as follows:
10	33-14-110. Snowmobile operation on roadway of streets and
11	highways. (1) A snowmobile may be operated on the roadway of a street,
12	ROAD, or highway in this state only as provided in this section AND
13	SECTION 42-4-106 (3)(d).
14	SECTION 3. In Colorado Revised Statutes, 42-4-109, amend (9)
15	as follows:
16	42-4-109. Low-power scooters, animals, skis, skates, and toy
17	vehicles on highways. (9) No person shall use the highways for traveling
18	on skis, toboggans, coasting sleds, skates, or similar devices. It is
19	unlawful for any person to use any roadway of this state as a sled or ski
20	course for the purpose of coasting on sleds, skis, or similar devices. It is
21	also unlawful for any person upon roller skates or riding in or by means
22	of any coaster, toy vehicle, or similar device to go upon any roadway
23	except while crossing a highway in a crosswalk, and when so crossing
24	such person shall be granted all of the rights and shall be subject to all of
25	the duties applicable to pedestrians. This subsection (9) does not apply to
26	any public way which is set aside by proper authority as a play street and
2.7	which is adequately roped off or otherwise marked for such purpose OR

-3-

1	TO ANY HIGHWAY OR PORTION OF A HIGHWAY DESIGNATED FOR
2	OVER-SNOW USE ONLY BY A LOCAL AUTHORITY PURSUANT TO SECTION
3	42-4-106 (3)(d).
4	SECTION 4. Safety clause. The general assembly hereby finds,
5	determines, and declares that this act is necessary for the immediate
6	preservation of the public peace, health, or safety.

-4-